IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF <ENTER COUNTY>

Date: Judicial Offi Deputy Cler		
In the matter	r of: No	•
	IN	IITIAL IN-HOME INTERVENTION HEARING
Parties Pres <enter party:<br=""><enter party:<="" td=""><td>'></td><td></td></enter></enter>	'>	
		E INTERVENTION HEARING on a intervention dependency petition filing>.
Open Proce The Cour public	rt advises the parties that the pr	oceeding is presumptively open to the
	and admonishes attendees the information (which includes pointernet) about the child, siblin other persons identified in the	proceeding is to remain open to the public at they shall not disclose identifying esting anything on social media or the gs, parents, guardians or caregivers, or proceeding. The Court explains contempt ossible consequences of violating a court
	The Court orders that the proceed <enter proceed<="" reason(s)="" td="" that=""><td>eeding be closed based on the following: ing should be closed>.</td></enter>	eeding be closed based on the following: ing should be closed>.
	Court finds, based upon the ass 25 USC §1901, <does does="" n<="" td=""><td>sertions of the parties, the Indian Child ot> apply.</td></does>	sertions of the parties, the Indian Child ot> apply.
	e Court determines that service oplicable parent/guardian>, of <	<enter complete="" service="" whether="">as to Applicable child>.</enter>
	•	d notice of the hearing and was advised of aces of not appearing at this hearing.
		enter parent> has/have met with their ed of their trial rights pursuant to ARS §8-

	The Court finds that counsel/guardian ad litem met with the child and that the child understands their right to attend all of the Court hearings and speak to the judge. ARS §8-221(J), Az.R.Juv.Ct.40.1
	☐ The Court orders counsel/guardian ad litem to meet with the child within 14 days of this hearing and advise them of their rights. ARS §8-221(J), Az.R.Juv.Ct.40.1
	The Court finds extraordinary circumstances exist and modifies the duty of counsel/guardian ad litem to meet with the child as follows:
	The State of Arizona, by and through the Arizona Department of Child Safety, is authorized to initiate this dependency proceeding pursuant to Title 8 ARS.
	The Court has exclusive original jurisdiction over the subject matter and venue is appropriate in <enter county=""> County pursuant to Title 8 ARS.</enter>
	The Court has jurisdiction over the <enter parent=""> and finds that service of process is complete as to the <enter parent=""> pursuant to $\frac{ARS \\$8-841}{Az.R.Juv.Ct.48}$.</enter></enter>
<appli< td=""><td>pointment of counsel is made/affirmed at this time for the following: icable counsel>, <enter counsel="" type="">; icable counsel>, <enter counsel="" type="">; icable counsel>, <minor's counsel="" type="">.</minor's></enter></enter></td></appli<>	pointment of counsel is made/affirmed at this time for the following: icable counsel>, <enter counsel="" type="">; icable counsel>, <enter counsel="" type="">; icable counsel>, <minor's counsel="" type="">.</minor's></enter></enter>
cost of	enter parent> is to pay <amount assessed="" month="" per=""> per month for the f counsel. enter parent> is to pay <amount assessed="" month="" per=""> per month for the f counsel.</amount></amount>
	ourt advises the parents that appointment is for one year and that new ial information will be required prior to reappointment after that time.
	Reviewed : The Court has received and reviewed the following documents: s of specific documents>.
and Fin	ndings:
The C	ourt finds:
	sel: Application of the cost o

		That the child has not been removed pursuant to Article 9, Chapter 4, Title 8 of the ARS	
		That in-home intervention appears likely to resolve the risk issue(s) described above.	
		That the <enter parent=""> agrees to a case plan and to participate in services.</enter>	
		One of the following conditions exist:	
		☐ The child is at risk of harm due to the inability or unwillingness of <enter parent=""> to provide food, clothing, shelter or medical care.</enter>	
		☐ The <enter parent=""> is unable to provide the proper care, control and supervision of the child.</enter>	
		The Court has considered the child's safety as a paramount concern.	
		The <enter parent=""> has not agreed to the case plan and to participate in services. The Court, therefore, orders the petitioner to file an amended dependency petition.</enter>	
Ordei	s:		
		The Court orders that the <enter parent=""> participate in the following: <enter for="" or="" parent="" plans="" specific="" the="" training="" treatment="">.</enter></enter>	
		The Court orders that the in-home intervention shall be completed by: <enter 1-year="" current="" date="" from="" later="" no="" than="">.</enter>	
Future Hearings: The Court sets/affirms the following hearings:			
		An In-Home Intervention Review Hearing is set for <enter and="" date,="" hearing="" location="" of="" this="" time="">.</enter>	
		The petitioner shall file a status report with recommendations at least two weeks prior to the In-Home Intervention Review Hearing.	
Admo	nition	:	
		The Court admonishes the <enter parent=""> that:</enter>	
		Should they violate the in-home intervention order, the Court may take whatever steps it deems necessary to obtain compliance or may rescind the order and set the Dependency Adjudication Hearing.	

Failure to attend future hearings without good cause shown may result in a finding that they have waived their legal rights and are deemed to have admitted the allegation(s) in the petition.
Read and/or provide to parties Form 1A and have parties sign and return copy.
The Court finds that the parent, guardian, or custodian was advised of the consequences of their failure to attend future hearings or participate in the in-home intervention services. Note that form is signed and returned to the Court file.

<enter Judge/Commissioner/Hearing Officer> of the Superior Court